

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

ORIGINAL

BRUCE ALLEN LILLER, et al.,

Plaintiffs

vs.

Case No.:

ROBERT KAUFFMAN, et al., MJG 02-CV-3390

Defendants

10 The deposition of DR. RAYMOND DRAPKIN was
11 held on Friday, December 19, 2003, commencing at 12:38
12 p.m., at the offices of Dr. Raymond Drapkin, 545 Main
13 Street, Laurel, Maryland, before Oneeka S. Hill, a
14 Notary Public.

16 APPEARANCES:

ARNOLD PHILLIPS, ESQUIRE (telephonically)
On behalf of the Plaintiffs

JENNIFER S. LUBINSKI, ESQUIRE
On behalf of the Defendants

21 | REPORTED BY: Oneeka S. Hill

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1 STIPULATIONS

2 It is stipulated and agreed by and between
3 counsel for the respective parties that the reading
4 and signing of this deposition by the witness be and
5 the same are hereby waived.

6 It is further stipulated and agreed that
7 the filing of this deposition with the Clerk of Court
8 be and same is hereby waived.

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10 (Deposition Exhibit Numbers 1 and 2 were
11 marked for purposes of identification.)

12 EXAMINATION BY MS. LUBINSKI:

13 Q Good morning or good afternoon, Dr.
14 Drapkin.

15 A How are you?

16 Q I am good. We are here today to talk
17 about Bruce Liller. Now, there are two plaintiffs in
18 this case, Bruce and Michael Liller. It's my
19 understanding you hold opinions only with respect to
20 Bruce Liller, is that correct?

21 A Yes.

10

1 A I charged -- you want me to go over each
2 one?

3 Q Yes, please?

4 A \$425 for the IME, \$160 for the x-ray of
5 the lumbar spine, 120 for stress x-rays of the lumbar
6 spine, \$175 for review of medical records.

7 Q What are stress x-rays?

8 A That's when you have the patient bend in
9 different directions.

10 Q Are all of the opinions that you hold with
11 respect to Mr. Liller contained within your report?

12 A Yes, they are.

13 Q What did you review in connection with the
14 preparation of your opinions?

15 A All the medical records that were sent to
16 me.

17 Q Those were the medical records that are
18 contained there in your file?

19 A Yes.

20 Q I think you have on the table here the
21 films?

16

1 had a laceration to his spleen.

2 Q Do you have any opinions, well, do you
3 hold any opinions with respect to the, to Mr. Liller's
4 spleen and to the extent that may necessitate any
5 future treatment?

6 A You really have to ask a general surgeon.
7 I mean I do general surgery but I haven't looked at
8 the spleen in years. All I know it wasn't bad enough
9 that it required surgery. It's been going on two
10 years since the injury, so I don't know that he is
11 necessarily going to have any problems with his
12 spleen, whether or not it's compromised, I couldn't
13 tell you.

14 Q Do you have any opinions with respect to
15 the reasonableness and necessity of Mr. Liller's
16 treatment thus far and the medical bills associated
17 with it?

18 A None.

19 Q Do you know whether you are going to be
20 called to testify in this case or via video?

21 A I have no idea.